Case 6:17-cv-06790-FPG-JWF Document 21/AFER DOCUMENT 21/A



UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

CORI QUINN,

v.

Plaintiff,

STIPULATION OF DISCONTINUANCE WITH PREJUDICE

Case No. 17-cv-06790 FPG-JWF

THE BOARD OF EDUCATION OF THE CALEDONIA-MUMFORD CENTRAL SCHOOL DISTRICT, PAUL ESTABROOKS, INDIVIDUALLY AND AS AIDER AND ABETTOR and ROBERT MOLISANI, SUPERINTENDENT, INDIVIDUALLY AND AS AIDER AND ABETTOR

Defendants.

Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, it is hereby stipulated and agreed, by and between the undersigned, the attorneys of record for all of the parties to the above-entitled action, that whereas no party hereto is an infant, incompetent person for whom a committee has been appointed or conservatee and no person not a party has an interest in the subject matter of the action, the above-entitled action be, and the same hereby is, discontinued on the merits and with prejudice, without costs to any party as against the other.

Dated: January 17, 2019

HARRIS BEACH PLLC

SO ORDERED THIS

ON, FRANK F. OERACL J

Chief U.S. District Judge

By: s/Joshua D. Steele

Joshua D. Steele

Attorneys for Defendants

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Dated: January 18, 2019

UNDERBERG & KESSLER LLP

By: s/ Jennifer A. Shoemaker
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IT IS SO ORDERED.

Dated: January V, 20

Hon. Prank P. Geraci, Jr.

Chief United States District Court Judge